

EXHIBIT GG



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EXHIBIT
Brown
Ex. 18

June 3, 2020

VIA EMAIL

Anthony Paronich, Esq.
Paronich Law
350 Lincoln Street, Suite 2400
Hingham, MA 02043
anthony@paronichlaw.com

Re: Joseph Mantha v. QuoteWizard.com, LLC
Civil Action No.: 1:-19-cv-12235-LTS (D. Mass.)

Dear Mr. Paronich:

As you know, this office serves as corporate, litigation, and regulatory counsel to RevPoint Media, LLC (“RevPoint”). Please allow this correspondence to serve as RevPoint’s supplemental response to Plaintiff Joseph Mantha’s (“Plaintiff”) Subpoena to Produce Documents, Information, or Objects or to Permit Inspection of Premises in a Civil Action (“Subpoena”) dated April 15, 2020. Please note that this supplemental response incorporates the Preliminary Statement and General Objections included in RevPoint’s May 26, 2020 Responses and Objections to Plaintiff’s Subpoena.

As and for supplemental responses to the specific document requests propounded in the subpoena:

Document Request 3:

Produce all documents relating to the contention that the Plaintiff provided his prior express consent to receive telemarketing phone calls or texts from or on behalf of the Defendant.

Supplemental Response 3:

Subject to RevPoint’s May 26, 2020 Preliminary Statement and General Objections, please *see* **Exhibit A**.

Document Request 4:

Produce all documents relating to the contention that the Plaintiff provided his prior express consent to receive telemarketing phone calls or texts from anyone.

Supplemental Response 4:

June 3, 2020

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Subject to RevPoint's May 26, 2020 Preliminary Statement and General Objections, please *see* supplemental Response #3.

Document Request 5:

If you contend the Plaintiff consented to receive telemarketing texts or calls from the Defendant, or any other person or entity, produce all documents that evidence such claim.

Supplemental Response 5:

Subject to RevPoint's May 26, 2020 Preliminary Statement and General Objections, please *see* supplemental Response #3.

Document Request 11:

Produce all documents relating or referring to the phone number (508) 353-9690 providing their consent to receive telemarketing texts of phone calls from any website.

Supplemental Response 11:

Subject to RevPoint's May 26, 2020 Preliminary Statement and General Objections, please *see* supplemental Response #3.

PLEASE TAKE NOTICE that RevPoint reserves the right to revise, correct, amend, supplement, or clarify these supplemental responses and objections based on any information, documents or evidence that may be subsequently discovered, or the relevance of which may be subsequently discovered. RevPoint incorporates its May 26, 2020 Preliminary Statement into each response as if fully set forth in such response.

Very truly yours,

/s/

Evan T. King

Contact Name: Joe Mantha	
Address: [REDACTED] Rutland, MA 01543	Garage type
Phone: 508-353-[REDACTED]	On Street
Email: jmantha7@[REDACTED]	
IP address: 66.189.10[REDACTED]	Ownership
Driver #1 Name: Joe Mantha	Own
Birth date: [REDACTED] (36 years)	
Marital status: SINGLE	Primary use
Relationship: Self	Pleasure
Gender: Male	
Occupation: PROF-COLLEGE DEGREE	Comprehensive deductible
Education: DOCTORATE DEGREE	2500
Requires SR-22	
Bankruptcy	Collision deductible
License status: Active	2500
License state: MA	
License ever suspended	Annual miles
Age licensed: 16 years	5,000
Residence type: Rent	
Months at residence: 12	Weekly commute days
Months at employer: 5	7
No tickets	One-way commute distance
No major violations	5
No accidents	
No claims	Requested policy
Vehicle #1	Coverage type
Year: 2005	STATE MINIMUM
Make: CHEVROLET	
Model: TRAILBLAZER EXT LS/LT	Bodily injury
Trim: 2WD WAGON 4 DOOR - [REDACTED]	50/100
Salvaged	Property damage
	10000
Rental	
	Current policy
Towing	Insurance company
	ALLSTATE INS CO
Four-wheel drive	
	Coverage type
ABS	STATE MINIMUM
Airbags	Expiration date
	Oct. 5, 2019
Automatic seat belts	
	Insured since
Alarm type	Aug. 5, 2018
NO ALARM	